INSTRUCTIONS FOR APPLICATION TO TAKE THE JULY 2002 CALIFORNIA BAR EXAMINATION

Please carefully read these instructions. Each applicant must be aware of all of the requirements that follow and comply with all those that are applicable. The completed application must be typewritten or legibly printed in ink. A separate application must be filed for moral character determination.

CALIFORNIA BAR EXAMINATION: GENERAL BAR EXAMINATION AND ATTORNEYS' EXAMINATION

The California Bar Examination consists of the General Bar Examination and the Attorneys' Examination. The General Bar Examination has three parts: six essay questions, the Multistate Bar Examination (MBE), and two performance tests (PT'S). The parts of the examination may not be taken separately, and California does not accept the transfer of MBE scores from other jurisdictions. On Tuesday and Thursday applicants will have three hours to answer each set of three essay questions, which are administered during the morning sessions, and three hours for each PT, which are administered during the afternoon sessions. The MBE will be administered on W ednesday.

The examination for those applicants who have applied for and are eligible to take the Attorneys' Examination will be administered on Tuesday and Thursday. It will consist of the six essay questions and two PT's from the General Bar Examination. **Applicants** admitted to the Attorneys' Examination will not be permitted to take the Multistate Bar Examination. Written notification of an attorney's decision to take the General Bar Examination instead of the Attorneys' Examination or to take the Attornevs' Examination instead of the General Bar Examination must be received in the Office of Admissions on or before the first business day of the month in which the examination is administered. It will not be possible to allow a change after that date, and applicants must pass the examination assigned.

The examination for all applicants begins at 9:00 a.m., Tuesday; however, applicants must be seated no later than twenty minutes before the beginning of the examination so that instructions may be given.

Essay Questions

Each three-hour essay session consists of three essay questions. This part of the examination is designed to measure an applicant's ability to analyze legal issues arising from fact situations. Answers are expected to

demonstrate the applicant's ability to an alyze the facts of the question, to tell the difference between material facts and immaterial facts. and to discern the points of law and fact upon which the question turns. The answer must show knowledge and understanding of the pertinent principles and theories of law, their qualifications and limitations, and their relationships to each other. The answer should evidence the applicant's ability to apply the law to the given facts and to reason in a logical, lawyer-like manner from the premises adopted to a sound conclusion. An applicant should not merely show that they remember the legal principles, but should demonstrate his/her proficiency in using and applying them.

Performance Test Questions

Performance test questions are designed to test an applicant's ability to understand and apply a select number of legal authorities in the context of a factual problem. Each question consists of a file and library, with instructions advising the applicant what task(s) should be performed. In addition to measuring an applicant's ability to analyze legal issues, performance test questions require applicants to: 1) sift through detailed factual material and separate relevant from irrelevant facts, assess the consistency and reliability of facts, and determine the need for and source of additional facts; 2) analyze the legal rules and principles applicable to a problem and formulate legal theories from facts that may be only partly known and are being developed; 3) recognize and resolve ethical issues arising in practical situations; 4) apply problem solving skills to diagnose a problem, generate alternative solutions, and develop a plan of action; and, 5) communicate effectively, whether advocating, advising a client, eliciting information, or effectuating a legal transaction. Performance test answers are graded on the applicant's responsiveness to instructions and on the content, thoroughness, organization and persuasiveness of written tasks.

Multistate Bar Examination (MBE)

The Multistate Bar Examination (MBE), which is administered on Wednesday, is developed by the National Conference of Bar Examiners (NCBE). This portion of the examination is an

objective six-hour examination containing 200 questions, which is divided into two three-hour sessions during which 100 questions are administered. The MBE tests six subjects: Constitutional Law, Contracts, Criminal Law, Evidence, Real Property, and Torts. A "Bulletin of Information for Applicants" concerning the Multistate Bar Examination (MBE) is available through the NCBE or by writing the Office of Admissions.

TEST CENTERS

Applicants must select the test center in which they wish to take the examination. Only a limited number of applicants can be accommodated at each test center. Priority of assignment to the test centers will be based upon the time of receipt of **completed** applications. When the test center given first preference is full, the second choice or third choice will be assigned. If all three choices are full, applicants will be assigned to the closest available test center. Eligibility for test centers will be restricted as indicated on the "Addendum to Instructions for Application to take the California Bar Examination" (Addendum).

Smoking is prohibited at test centers located in buildings that do not allow smoking in accordance with city ordinance.

Applicants should carefully select the test center at which they wish to take the examination and enter the name on the line and the code in the space provided on page 3 of the application form.

Test center changes will only be considered upon petition showing good cause. Applicants wishing to change the test center to which they have been assigned must submit a written request and such request must be received in the Los Angeles Office of Admissions no later than the date specified on the Addendum.

PILOT PROGRAM PERMITTING THE USE OF LAPTOP COMPUTERS

A pilot program permitting the use of laptop computers by a limited number of applicants at specially designated test centers will be administered during the July 2002 California Bar

Examination. Please see "Instructions Regarding the Pilot Program Permitting the Use of Laptop Personal Computers" for more information.

Payment of the typing fee is required to participate and if an applicant subsequently determines to withdraw from the program, the fee will not be refunded.

NOTICE

All applications are processed in the Los Angeles Office of Admissions. Applications sent "CERTIFIED MAIL" must be addressed to:

> Office of Admissions The State Bar of California 180 Howard Street San Francisco, CA 94105-1639

> > or

Office of Admissions The State Bar of California 1149 South Hill Street Los Angeles, CA 90015-2299

Do not send certified mail or any other special method of delivery to the address stated on the envelope enclosed with the application packet.

Inquiries regarding the status of an application should be made in writing rather than by telephone.

SELECTION OF APPLICANT STATUS

Each applicant must indicate under question 1.3 whether he/she is applying as a General Applicant for the General Bar Examination, Attorney Applicant for the General Bar Examination or an Attorney Applicant for the Attorneys' Examination.

General Applicants: All applicants who have fulfilled the legal education requirements of Rule VII of the Rules Regulating Admission to Practice Law in California (Rules), but have not been admitted to practice law in any jurisdiction including jurisdictions other than those in the United States, are classified as General Applicants and must take the General Bar Examination.

Attorney Applicants: All applicants who have been admitted to practice law before the highest court of any sister state in the United States or before the highest court of any state or country other than the United States are classified as Attorney Applicants. All Attorney Applicants, whether taking the General Bar Examination or Attorneys' Examination, are subject to the fees for attorneys.

TIMELY FILING/LATE FEES

For the purpose of determining the need for a late filing fee and the amount, if required, see **Addendum**. An application will not be deemed filed until the proper fees are paid. For an application to be considered filed on a particular date, it must have been postmarked by the filing deadline.

Applicants repeating from the most recent examination have separate filing deadlines and will receive application materials with their result packets.

APPLICATION ACKNOWLEDGMENT

An application acknowledgment letter will be sent 2-4 weeks after receipt of an application. Applicants who do not receive an acknowledgment letter should contact the Los Angeles Office of Admissions.

RETURNED CHECKS

A charge will be assessed when checks are not negotiated and are subsequently returned.

Any late filing fee in effect at the time the check is covered will also be required. Stopping payment on a check or dishonoring a check does not constitute withdrawing from an examination. Applicants who do so will be required to return the fees and payany additional fees required with a money order or cashier's check prior to being allowed to take any future examination.

REGISTRATION

Any person submitting an Application to Take the California Bar Examination must have registered as a law student or as an attorney applicant with the Committee of Bar Examiners (Committee) prior to submitting the application. If an applicant has not done so, a separate "Registration" form must be completed and filed with the appropriate registration fee and late fee. Registration online is available through the State Bar's Web Site at www.calbar.org The Registration Form can also be obtained from the State Bar's Office of Admissions or California law schools (law student registration only) and it may be filed simultaneously with the application to take the California Bar Examination.

REPEATERS

A new application must be completed and filed with the appropriate fees for each examination. Unless additional formal study is undertaken, further proof of law study need not be filed.

COMPLETION OF APPLICATION

Before filing the application, it should be checked to confirm that all questions have been answered, it is signed and the correct fees are included. Any application not meeting these requirements is considered incomplete, will not be considered filed and will not be processed until it is brought to a complete status.

If an application is considered incomplete, and the application or part of the application is returned for completion, an additional fee of \$20.00 will be required upon completion of the application if the application is not brought to a complete status within the specified time frame.

Applicants should retain a copy of their completed application for reference in the event that another application must be filed in the future.

PROOF OF LAW STUDY

Proof of law study must be filedfor all first-time applicants for the General Bar Examination in order to establish their academic eligibility for that examination.

After the application has been filed, a bar-coded Law School Certification form will be sent to all law schools attended by the applicant. Law schools must certify that the applicant has fulfilled the legal education requirements set forth in Rule VII of the *Rules* and return the form to the Los Angeles Office of Admissions. Applicants will be allowed to take the examination based upon certification by the law school that the applicant has met the pre-legal and legal education requirements.

The school must also submit a certified law school transcript. It can be submitted with the certification or separately no later than 40 days following administration of the examination. Failure to do so will result in delay in the applicant's certification to the Supreme Court for admission to practice law in California. If an applicant's law school requires that the applicant personally request transcripts and/or pay a transcript fee, the applicant will need to fulfill the requirements for the release of the required transcripts.

FOREIGN EDUCATED (NON-ATTORNEY) ELIGIBILITY

First-time applicants whose legal education was obtained outside the United States and who are not admitted to practice law in that foreign jurisdiction must request an evaluation from the Office of Admissions for a determination of eligibility for the bar examination. It is recommended that this be done before filing the application for the examination to avoid paying the application fee, a portion of which is not refundable if the applicant is not eligible for the examination.

Applicants whose legal education was obtained in non-common law of England jurisdictions and

who are not admitted to practice law in a foreign jurisdiction are not eligible to take the General Bar Examination without completing additional law study. Such applicants must contact the Eligibility Section of the Office of Admissions for further information regarding qualification to take the bar examination.

ATTORNEY ELIGIBILITY

An applicant who has been admitted as an attorney in another United States jurisdiction or to the highest court of a foreign jurisdiction is considered an attorney applicant. He/she must submit proof of admission, such as a Certificate of Good Standing, to the Los Angeles Office of Admissions. All attorney applicants must indicate on the application whether they are applying to take the General Bar or Attorneys' Examination.

Attorney applicants admitted in the United States for less than four years and those admitted in the United States, but not in good standing in the jurisdiction to which admitted, must apply to take the General Bar Examination as attorney applicants. Applicants admitted in foreign jurisdictions are not eligible to take the Attorneys' Examination and must apply to take the General Bar Examination.

Attorney applicants admitted in the United States who submit proof that they have been active members in good standing for at least four years immediately preceding the first day of the administration of the California Bar Examination for which the applicant applied to take the examination may elect to take the Attorneys' Examination. Once an attorney applicant is determined eligible to take the Attorneys' Examination, he/she must immediately notify the Committee regarding any status change in membership to the bar of any jurisdiction to which admitted. notification, a determination must be made as to whether the applicant's eligibility for the Attorneys' Examination is affected.

THOSE DEEMED TO BE INELIGIBLE

Applicants for an examination who are subsequently found not to have completed the requisite legal education will be deemed ineligible. Such applicants are entitled to a 60% refund of all fees paid in connection with the examination. No refund will be processed unless academic deficiency is substantiated by certified law school transcripts, and such transcripts indicating all law study completed must be received by the Office of Admissions no later than 15 days after the last day of administration of the bar examination.

Those applicants who will not meet their school's graduation requirements prior to the administration of the examination, but who meet the requirements of Rule VII, Section 2(b)

of the *Rules* for eligibility to take the Bar Examination will be considered eligible and will not be entitled to a refund of fees due to ineligibility.

WITHDRAWALS/ABSENCES/INELIGIBLES

In order to withdraw from the examination, the Withdrawal Form on Page 8 of these instructions must be used, or a letter may be sent to the Los Angeles Office of Admissions. An applicant who withdraws from the examination or is absent, or is deemed ineligible, or takes only a portion of the examination and then requests that his/her examination answers not be graded, must request an application for the next examination for which he/she wishes to apply when such applications are available. Such applicants are subject to the same filing deadlines as applicants who did not take the previous examination.

Request for reinstatement of an application will be honored only if accompanied by all appropriate fees including the current late filing fee in effectat the time of reinstatement. No requests for reinstatement will be honored after the first business day of the month in which the examination is administered.

WITHDRAWAL REFUND POLICY

General Bar and Attorneys' Examination:

- 1. Withdrawal of applications and requests for refunds postmarked or received within 30 days after the deadline for timely filing, both by those who took the previous examination and those who did not take the previous examination, will be honored with a 60% refund of all fees paid in connection with the subject examination (see **Addendum**).
- 2. Withdrawal of applications and requests for refunds postmarked or received within 45 days after the deadline for timely filing, by first time applicants, will be honored with a 30% refund of all fees paid in connection with the subject examination (see **Addendum**). This deadline also applies to those applicants who have previously taken an examination but who did not take the most recent examination.

Withdrawal of applications and requests for refunds received within 35 days after the deadline for timely filing by applicants seeking to repeat the examination, having been unsuccessful on the examination last administered preceding the examination into which current admission was sought, will be honored with a 30% refund of all fees paid in connection with subject examination (see **Addendum**).

3. Requests for refunds postmarked or received in excess of 45 days after the deadline for timely filing, by first time

applicants and applicants who have previously taken an examination but who did not take the most recent examination, will not be considered.

Requests for refunds filed in excess of 35 days after the deadline for timely filing by applicants seeking to repeat the examination having been unsuccessful on the examination last administered preceding the examination into which current admission was sought, will not be considered.

The transfer of fees from one examination to another is prohibited.

Refunds requested due to hospitalization, death or call to active duty in the armed forces of the United States will be considered in accordance with the Committee's refund policy. A copy of the policy is available upon request.

ADMINISTRATIVE PROCESSING FEE

Applications submitted with incorrect fees will be held without processing until the required fees are received by the Office of Admissions. If the applicant does not submitthe appropriate amount by the final filing deadline, the applicant will receive a refund of fees submitted minus an administrative processing fee (see Addendum).

CHANGE OF ADDRESS

Please notify the Office of Admissions in writing of any address change on or before the date specified in the Addendum. Any address change received after that date cannot be processed in time for the change to appear on the admittance card.

CHANGE - WRITING/TYPING

All requests to change from writing to typing the examination must be in writing, must be received on or before **the date specified in the Addendum** and must be accompanied by the applicable fee. Any request to type submitted after filing an application must be accompanied by a late filing fee.

CRUCIAL INFORMATION FOR TYPISTS

Applicants who wish to type the examination must select a typing test center and pay the additional non-refundable fee. This fee is **not** required from those applicants with disabilities who are granted testing accommodations.

In addition to standard typewriters, certain word processing typewriters and word processors also may be used. Applicants must furnish their own typewriters or word processors. Please refer to the **Addendum** and special bulletin regarding the use of typewriters and word processors during the California Bar Examination.

Applicants who wish to use electric type-writers or word processors will be permitted to do so with the understanding that the Committee does not assume responsibility for any power failure or for machine malfunction. Applicants using electric typewriters or word processors must be prepared to continue the examination by writing in the event of any power failure, whether the failure is widespread or limited. Applicants using word processors should save their work product frequently. If the power fails during an examination session, it may not be restored during that session, and if an applicant loses power to his/her typewriter or word processor, the applicant must finish the examination session by writing and must not create a disturbance by attempting to either persuade the proctors to have repairs made or to make his/her own repairs.

Applicants should have their typewriters and cords tested to be sure that they will not draw more than 1.25 AMPS. Blown fuses will not be replaced during an examination session. Applicants may not use their own power strips or back-up power supply system that requires the use of an outlet.

The outlets provided are not to be used for anything other than an electric typewriter or word processor, i.e. no battery chargers, lamps, etc. Applicants may not have more than one typewriter plugged in at any one time. No extra time or any other consideration will be allowed for power failure or interruption or for any mechanical breakdown of any typewriter.

The Committee does not accept any responsibility for the loss or damage of personal property, including typewriters or word processors.

USE OF SOUND SUPPRESSION EQUIPMENT

The use of any material or equipment for the purpose of sound suppression during the administration of the examination, other than "ear plugs" or plastic material normally associated with the sport of swimming for the general purpose of blocking the entry of liquids into the ear, requires that the applicant file a testing accommodations petition (see below).

TESTING ACCOMMODATIONS FOR APPLICANTS WITH DISABILITIES

Applicants with disabilities are encouraged to make arrangements for testing accommodations well in advance of an examination and should file a petition no later than at the time an application to take an examination is filed.

Testing accommodations are available to individuals with a mental or physical disability

as defined in Rule XVII of the Rules that limits them from taking an examination in a manner that is comparable to all other applicants. Depending on the nature of the disability, accommodations may include assistants (i.e. readers, helpers, etc.), wheelchair access, permission to dictate, customized timing, separate testing room, customized examination materials (i.e. braille, large print, etc.), and permission to bring and use specific items or medical aids. The Committee does not recommend to any applicant specific types of accommodations. The applicant and his/her physician/specialist should request what they think is necessary to allow the applicant to compete on an equal basis with all other applicants.

The following documentation on the Committee's forms is required to process a request:

- a. Petition stating specific arrangements requested;
- b. Medical certification/doctor's statement or appropriate specialist's statement:
- Law school statement explaining any accommodations provided to the applicant during law school; and, if applicable,
- d. Other jurisdiction statement explaining any accommodations provided to the applicant during that jurisdiction's bar examination.

The Committee's policies, procedures and forms to file a petition for testing accommodations are available upon request.

ALL petitions must be filed separately from the application for the examination and must be on the Committee's forms. Petitions must have all required documentation included at the time of filing; otherwise, processing will be Applicants who previously delaved. received accommodations and would like the same or different accommodations on a future examination, must submit their requests separately from their bar examination applications and on forms provided by the Committee by the established deadlines. See Addendum for deadlines. DEADLINES WILL NOT BE EXTENDED.

ITEMS ALLOWED INTO TEST CENTERS

Items allowed into test centers without prior approval are inhalers, medication, back supports, wrist braces/splints, seat cushions, footstools, and pillows and ear plugs as specified in these instructions, subject to inspection by staff.

ITEMS NOT ALLOWED INTO TEST CENTERS – FOOD, BEVERAGES, ETC. PROHIBITED

Applicants are not permitted to bring beverages and/or food into the examination room. Additional items specifically not allowed into test centers include, but are not limited to, such things as such as backpacks, purses, notes, beepers, hand-held computers, cell phones, and baseball caps or other types of hats. Applicants with disabilities that require immediate access to these items, must file a testing accommodations petition in accordance with the established policies and procedures.

PICTURE ID REQUIRED

During the first day of the administration of the examination, applicants will be asked to show a photograph ID card (Driver's License, California Identification Card, Passport or photograph employment badge) for the purpose of verification of identity. Applicants must carry this photograph identification card at all times during the examination. Applicants who fail to provide such identification prior to the close of the second day of the administration of the examination will not be allowed to continue the examination and their examination papers will not be graded.

ADMITTANCE CARDS

Admittance cards are mailed to eligible applicants beginning **three weeks** prior to the administration of the examination. Any applicant not receiving an admittance card by **the Monday of the week prior to the examination** and who has not otherwise been notified of being ineligible, must contact the Office of Admissions to secure a duplicate card.

INFORMATION REGARDING GRADING

A phased grading procedure is used to grade the examination. To pass the examination in the first phase of grading an applicant must have a total scaled score (after one reading) of at least 1466 out of 2000 possible points. Those with total scaled scores after one reading below 1390 fail the examination.

If the applicant's total scaled score is at least 1390 but less than 1466 after one reading, that applicant's examination is read a second time by a different set of readers. If the applicant's averaged total scaled score after two readings is 1440 or higher, that applicant passes the examination. If the averaged grade is less than 1412, that applicant fails the examination. If after two readings the averaged total rounded scaled score is at least 1412 but less than 1440, or if the applicant received a single read score of more than 1440 but less than 1466, that applicant's examination is automatically sent to reappraisal where a member of the Board of Reappraisers determines whether the examination as a whole merits a pass.

The Committee utilizes a grading procedure designed to assure that the difficulty of passing the examination remains unchanged from examination to examination. The statistical technique, called scaling, converts scores on the written section to the same scale of measurement as the MBE. Since the MBE is an "equated" examination (whose scores are adjusted to control examination to examination variations in test difficulty), converting the written section to the MBE scale results in an overall examination which remains at a constant difficulty level, regardless of the differences in the degree of difficulty of the questions from examination to examination and differences in the leniency of the grading from one examination to the next. The examination has two parts: the MBE, which accounts for 35 percent of the total possible score, and the written section, which accounts for 65 percent. Scaling assures that the two sections of the examination carry the relative weights assigned to them.

California adjusted MBE scores are reported on a scale ranging from 0 to 2000 points. On the written section of the examination, applicants are graded initially on a basis of 1000 possible points: 100 points for each of the six essay questions and 200 points for each of the two performance tests. The scores obtained on the written section of the examination are then translated to the 2000-point MBE scale.

An applicant's total score is the equated MBE score (on the 2000-point scale) multiplied by .35 plus the converted score on the written section multiplied by .65.

Attorney applicants who take the Attorneys' Examination also have their scores on the written section placed on the same scale of measurement as general applicants, but as they are exempt from the MBE, their pass/ fail status is based solely on the written section.

DO NOT GRADE POLICY

During administration of the examination, an applicant may request that his or her examination answers not be graded. Each such request shall be granted and the applicant shall not be deemed to have attempted the examination if the applicant has made the request on a form provided by the Committee and if the completed form is received by the staff administering the examination at or before the time the requesting applicant has completed the examination to which the request pertains. A request that an applicant's examination answers not be graded shall not be granted unless it complies with these procedures.

BAR EXAMINATION STUDY AIDS

Materials that might be of assistance to applicants in determining what the Committee desires in an answer to a bar examination

question are available in the form of Essay Questions and Selected Answer booklets, Performance Tests and Selected Answer booklets and Multistate Bar Examination Question booklets. See **Addendum** for additional information regarding current booklets available and costs.

MULTISTATE PROFESSIONAL RESPONSI-BILITY EXAMINATION

In addition to passing the California Bar Examination, applicants for admission to practice law in California must take and pass the Multistate Professional Responsibility Examination (Rule VIII of the Rules). The required minimum score on the Multistate Professional Responsibility Examination in California is an unrounded, scaled score of 79.00. A separate application must be filed for that examination. This application may be obtained from the National Conference of Bar Examiners or from California law All questions concerning the administration and/or grading of this examination should be directed to the offices of the National Conference. An applicant must have registered with the Committee as a law student or attorney prior to having the score transferred to ensure that the score is appropriately recorded.

It is necessary for an applicant to request that the National Conference of Bar Examiners report his/her score to California. Simply being a California applicant or resident will not cause this to occur. To ensure the accurate reporting of scores, an applicant's California registration number is required on the score report form. For applications and other information, applicants should contact:

NATIONAL CONFERENCE OF BAR EXAMINERS MPRE Application Department Post Office Box 4001 lowa City, IA 52243 PHONE: (319) 337-1287

MORAL CHARACTER DETERMINATION

In addition to passing the required examinations, applicants seeking admission to practice law in California must file an Application for Determination of Moral Character. The application is a separate form and initiates the moral character review process. That application may be filed at any time but applicants should be aware that the review process is very time consuming and will usually take up to 180 days to complete. Applicants are not eligible for admission until a positive moral character determination has been made and all other admission requirements have been met.

An attorney who has been admitted to practice law in any sister state or in any jurisdiction,

territory, dependency or possession that the United States now holds or hereafter acquires or who has been admitted to practice in any foreign jurisdiction, but who is not in good standing in any such state, jurisdiction, territory, dependency or possession because of having been suspended or disbarred from practice as a result of a disciplinary proceeding may not file an Application for Determination of Moral Character while so suspended or disbarred.

CHILD SUPPORT STATE LICENSING MATCH SYSTEM

Applicants who have met all other requirements but who have been certified by the State Department of Social Services as being in noncompliance with court ordered child or family support will not be certified to the Supreme Court as qualified to practice law in California unless the appropriate release has been obtained. See Section 8, Rule II of the Rules.

TIME LIMITATIONS FOR ELIGIBILITY FOR CERTIFICATION

No applicant shall be eligible for certification to the Supreme Court of California for admission to practice law unless such certification shall have been made and the applicant shall have taken the attorney's oath of office within five years after the last day of the California Bar Examination at which the applicant was successful, unless for good cause in a particular case the Committee extends such time limitation.

ADDRESS CHANGE AND RELEASE OF RESULTS

Applicants should notify the Office of Admissions in writing of any address changes following the filing of the application. Results from the examination will be mailed to the address of record as of the first day of the scheduled date of release. Address changes received after that date will not be processed for purposes associated with the mailing of results.

Results from the February administration of the examination are scheduled for mailing the Friday before the Memorial Day holiday and results from the July administration are scheduled for mailing the Friday before the Thanksgiving holiday. Beginning at 6:00 p.m. on the date the results are mailed, results will be available to applicants through the Internet. Applicants will be able to access the State Bar's Home Page, enter their registration and application numbers to find whether their names appear on the pass list. Application numbers are assigned following receipt of completed application forms and communicated to applicants on the admittance tickets for the examination. The tickets should be retained by the applicants after the examination is administered to enable easy access to those numbers at the time results are released. The

State Bar's Home Page address is http://www.calbar.org.

If admittance tickets are lost, requests for application numbers for the purpose of accessing the pass list through the State Bar's Home Page must be in writing and the numbers will not be released over the telephone.

RULES REGULATING ADMISSION TO PRACTICE LAW IN CALIFORNIA

The Application to Take the California Bar Examination will be processed in accordance with the *Rules*. If you wish a copy of the current *Rules*, you may request one through the Office of Admissions or you can access the *Rules* through the Internet by visiting the State Bar's Home Page at http://www.calbar.org

SCOPE OF THE CALIFORNIA GENERAL BAR EXAMINATION AND ATTORNEYS' EXAMINATION

The examinations are structured so that applicants may be required to answer questions involving issues from all of the subjects listed below.

- 1. Civil Procedure
- 2. Community Property
- 3. Constitutional Law
- 4. Contracts
- 5. Corporations
- 6. Criminal Law and Procedure
- 7. Evidence
- 8. Professional Responsibility
- 9. Real Property
- 10. Remedies
- 11. Torts
- 12. Trusts
- 13. Wills and Succession

Instructions Regarding Professional Responsibility

Performance tests and/or essay questions may test knowledge of the California Rules of Professional Conduct, relevant sections of the California Business and Professions Code, and leading federal and state case law on the subject in addition to the ABA Model Rules of Professional Conduct and ABA Model Code of Professional Responsibility. Professional responsibility issues may be included in conjunction with any subject tested on the examination.

The Multistate Professional Responsibility Examination is a separate requirement for admission to practice law in California.

Instructions Regarding Wills and Succession

Applicants are expected to be familiar with the following provisions of the California Probate Code and understand California law in the specific areas noted:

Division 2. General Provisions

Part 1. Effect of Death of Married Person on Community and Quasi-Community Property, Sections 100-103

Part 3. Contractual Arrangements Relating to Rights at Death, Sections 140-147, 150

Part 5. Simultaneous Death, Sections 220, 222-224

Part 6. Distribution Among Heirs or Beneficiaries, Section 240

Division 6. Wills and Intestate Succession

Part 1. Wills

Chapter 1. General Provisions, Sections 6100, 6101, 6104, 6105

Chapter 2. Execution of Wills, Sections 6110-6113

Chapter 3. Revocation and Revival, Sections 6120, 6121, 6123

Part 2. Intestate Succession, Sections 6400-6402

Part 3. Family Protection

Former Chapter 5. Spouse and Child Omitted from Will, Former Sections 6560-6562, 6570-6573 [for decedents dying prior to January 1, 1998]

<u>Division 11. Construction of Wills, Trusts and</u> Other Instruments

Part 1. Rules of Interpretation of Instruments, Sections 21105, 21109, 21110, 21137

Part 6. Family Protection: Omitted Spouses and Children [for decedents dying on or after January 1, 1998]

Chapter 2. Omitted Spouses, Sections 21610-21612

Chapter 3. Omitted Children, Sections 21620-21623

Uniform Commercial Code

The following provisions of the Uniform Commercial Code should be used where pertinent in answering the essay questions:

- a. All of Article 1;
- b. All of Article 2;
- c. Those provisions of Article 9 concerning Fixtures

FURTHER COMMUNICATION

The Committee requests that inquiries be submitted in writing to the appropriate address listed below. This will enable the staff to review your file prior to responding and provide for precise rather than generalized responses. If an inquiry relates to a genuine emergency and requires immediate attention, the telephone numbers listed are provided for assistance in such circumstances.

Office of Admissions -or- Office of Admissions
The State Bar of Califomia
Street
San Francisco, CA 94105-1639

	<u>Los Angeles</u>	San Francisco
Recorded General Information/Application Requests	(213) 765-1550	(415) 538-2300
Forms/Study Aids Requests	(213) 765-1520	(415) 538-2303
Law Student/Attorney Registration	(213) 765-1500	(415) 538-2303
Petitions	(213) 765-1500	(415) 538-2303
Testing Accommodations		(415) 538-2185
Other Information	(213) 765-1500	(415) 538-2303
TDD Numbers	(213) 765-1566	(415) 538-2231

The Office of Admissions is open for the transaction of business between the hours of 8:45 a.m. and 5 p.m., Monday through Friday, holidays excepted. Cash, cashier's checks, travelers checks, money orders and personal checks will be accepted between 8:45 a.m. and 4:30 p.m. From 4:30 p.m. to 5 p.m., only personal checks will be accepted.

Information concerning the State Bar of California, the admissions process and applying on-line is available on the State Bar's Home Page through the Internet at http://www.calbar.org.

IMPORTANT

Before ı	mailing your application, please check the following:
	Is the correct fee included?
	Are three test center names and codes correctly indicated on your application?
	Is each question answered fully and completely?
	Is the application signed?

Any necessary attachments should be stapled to the front cover of the application.

A completion fee will be charged for any application which is found to be incomplete in any way (see Addendum).

WITHDRAWAL FORM

Please complete this form if you wish to withdraw from the California Bar Examination.

Note: Stopping payment on a check or dishonoring a check does not constitute withdrawing from an examination. Applicants who do so will be required to return the fees and pay any additional fees required with a money order or cashier's check prior to being allowed to take any future examination.

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Sign	ature														Tel	ер	hor	ne										Da	ite			

TEST CENTER CHANGE FORM

Name	F	Registration No.
Address		
City, State, Zip Code		
Test center changes will only be considered upo Requests must be received in the Los Angeles Of June 17 for the July examination and January 18 All requests to change from writing to typing me refundable fee of \$79.00, payable to The State	ffice of <i>F</i> 5 for the ust be a	Admissions on or before February examination accompanied by a non-
Please indicate below your current and desire	d test c	center.
NAME		CODE
FROM		
ТО		
Signature		OFFICE USE ONLY
Telephone	7	TEST CENTER CHANGE
Date	Date Re	eceived:
	Recomm	nendations:
	Grant □	Deny □
		To:
	Signature	re of Approval:

ADDENDUM TO INSTRUCTIONS FOR APPLICATION TO TAKE THE JULY 2002 CALIFORNIA BAR EXAMINATION

The "Instructions for Application to Take the California Bar Examination" (Instructions) is a separate document, and must be read by applicants completing an application to take the California Bar Examination. Please note that space is limited at most test centers and seating at preferred test centers is not guaranteed. Applicants must list three choices on the application form.

DATE: Tuesday, Wednesday and Thursday, July 30, 31 and August 1, 2002

TIME: Morning and Afternoon on Tuesday, Wednesday, Thursday.

TEST CENTERS:

LOS ANGELES AREA ELIGIBILITY OPEN

Ontario Convention Center Code W400 (Writers)

Exhibit Hall A / Ballroom 2000 Convention Center Way

Ontario

The Pasadena Center Code W102 (Writers) 300 East Green Street Code T102 (Typists)

Pasadena

Radisson Hotel-LAX Code <u>L108</u> (Laptop Pilot Program)

6225 W. Century Blvd.

Los Angeles

Testing Accommodations Test Center (L.A. County) Code S001

(For applicants with disabilities only)

SAN DIEGO ELIGIBILITY - Restricted to San Diego Residents

University of California, San Diego Code W304 (Writers)

Sport Facility-RIMAC 9500 Gilman Drive

La Jolla

San Diego Concourse & Performing Arts Center Code T300 (Typists)

202 "C" Street, MS 57 Code <u>L300</u> (Laptop Pilot Program)

San Diego

Testing Accommodations Test Center (San Diego) Code S003

(For applicants with disabilities only)

SAN FRANCISCO BAY AREA ELIGIBILITY OPEN

Oakland Convention Center Code W600 (Writers)

1001 Broadway, Oakland

Oakland Marriott City Center Hotel Code T610 (Typists)

Jewett Ballroom

1001 Broadway, Oakland

South San Francisco Conference Center Code <u>L603</u> (Laptop Pilot Program)

255 South Airport Blvd South San Francisco

San Mateo Exposition Center Code W620 (Writers)

2495 South Delaware Street

San Mateo

Testing Accommodations Test Center (San Francisco Bay Area) Code <u>S006</u>

(For applicants with disabilities only)

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SACRAMENTO ELIGIBILITY OPEN

Sacramento Convention Center Code W705 (Writers)

1400 "J" Street Sacramento

Sacramento Convention Center Code T703 (Typists)

1400 "J" Street Sacramento

Sacramento Convention Center Code L701 (Laptop Pilot Program)

1400 "J" Street Sacramento

Testing Accommodations Test Center (Sacramento) Code S007

(For applicants with disabilities only)

FEES:

All Applicants Must Pay the Required Fees

1.	California Bar Examination Fee General Applicants	
2.	Typing or Laptop Pilot Program Fee (Applicable only if participating in the laptop pilot program or typing the examination)	

Payment coupons must be detached from the application form and completed. Please fill in your name, social security number, amount paid, and indicate application type. The coupon must be placed in the envelope compartment with the check. **Do not** place it with the application.

Checks should be made payable to The State Bar of California.

TIMELY FILING DEADLINE: April 1, 2002

To avoid payment of a late filing fee, an application must be received in the State Bar's Office of Admissions or postmarked on or before April 1, 2002. The Office of Admissions is not responsible for lost, misdirected, or postage-due mail. Checks or money orders must have a current date. Post-dated checks will not be accepted. If a post-dated check is received, the application will be returned and if the application is then properly submitted, any late filing fee in effect at that time will be charged.

LATE FILING INFORMATION

In addition to the application fee, all applications filed between the dates listed below must be accompanied by a late filing fee:

	DATES	LATE FILING FEES
FROM:	April 2, 2002 - April 30, 2002 May 1, 2002 - June 17, 2002	\$ 50.00 \$250.00

To be accepted, an application and fees must be received by the Office of Admissions or postmarked on or before June 17, 2002. Applications postmarked after June 17, 2002 will not be accepted.

RETURNED CHECKS

A charge of \$20.00 will be assessed when checks are not negotiated and are subsequently returned. Any late filing fee in effect at the time the check is covered will also be required. Returned checks must be covered with a cashier's check or money order.

COMPLETION OF APPLICATION

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Before filing the application, please check to see that all questions have been answered, the application is signed and the correct fee is included. Any application not meeting these requirements is considered incomplete and will not be considered filed until it is brought to a complete status. If an application is considered incomplete, a completion fee of \$20.00 will be required, in addition to any late fees applicable at the time the application is brought to a complete status.

Each applicant should retain a copy of his/her complete application for reference in the event that another application must be filed in the future.

ADMINISTRATIVE PROCESSING FEE

Applications submitted with incorrect fees will be held without processing until the required fees are received by the Office of Admissions. If the applicant does not submit the appropriate amount by the final filing deadline, the applicant will receive a refund of fees submitted minus an administrative processing fee of \$25.00.

PROOF OF ADMISSION (First-time Attorney Applicants)

For the purpose of determining an attorney applicant's eligibility to take either the General Bar Examination or Attorneys' Examination, proof of admission (a current Certificate of Good Standing) from the highest court of each jurisdiction to which the applicant has been admitted must be filed on or before **July 1, 2002.**

PROOF OF LAW STUDY (First-time Applicants for the General Bar Examination)

Applicants' law schools will be requested to complete Legal Education Certification forms or to submit a certified transcript prior to the examination as proof that the applicant has fulfilled all of the legal education requirements in the *Rules Regulating Admission to Practice Law in California*. If such certification/transcript is not received by **July 1, 2002**, a notification will be sent to the applicant. The certification/transcript must be on file before an admittance ticket for the examination can be issued.

INELIGIBLE APPLICANTS

Ineligible applicants are entitled to a 60% refund of fees. Transcripts proving ineligibility must be received in the Office of Admissions prior to **August 16**, **2002**.

WITHDRAWAL DEADLINES

Requests to withdraw from the July 2002 California Bar Examination must be postmarked on or before the dates listed below in order to qualify for a refund.

DATE

PERCENTAGE

May 1, 2002 (30 days after timely filing deadline) May 16, 2002 (45 days after timely filing deadline) 60% refund 30% refund

ATTORNEYS' EXAMINATION

Applicants for the Attorneys' Examination will not be permitted to take the Multistate Bar Examination (MBE). See Instructions for eligibility criteria to take the Attorneys' Examination. Written notification of an attorneys decision to take the General Bar Examination instead of the Attorneys' Examination must be received in the Office of Admissions on or before June 17, 2002. It will not be possible to allow a change after that date, and applicants must pass the examination assigned.

CHANGE OF ADDRESS

Please notify the Office of Admissions in writing of any address change on or before June 17, 2002. Address changes made after that date most likely will not be reflected on the admittance card.

TEST CENTER CHANGES

Test center changes will only be considered upon petition showing good cause. Applicants wishing to change the test center to which they have been assigned must complete the test center change form on page 9 of the Instructions or submit a written request and such request must be received in the Los Angeles Office of Admissions by **June 17, 2002**.

TYPING THE EXAMINATION (Laptop Pilot Program Participants Please Note)

All requests to change to a typing test center must be in writing, must be received on or before **June 17, 2002**, and must be accompanied by a non-refundable fee of \$79.00.

The fee of \$64.00 is required to type the examination. This fee is **not** required from those applicants with disabilities who have been granted testing accommodations. Applicants must furnish their own typewriters, word processors and laptop computers and comply with the requirements specified in the instructions regarding the use of typewriters and word processors or the bulletin permitting the use of laptop computers during the California Bar Examination. A \$15.00 late filing fee must accompany a request to type received subsequent to the filing of an application. The \$64.00 typing fee and the late filing fee are both non-refundable fees. The last date to file a request to type is **June 17, 2002.**

TESTING ACCOMMODATIONS FOR APPLICANTS WITH DISABILITIES

All petitions for testing accommodations based upon disabilities existing prior to June 17, 2002, must be received by the Committee no later than June 17, 2002, although earlier filing is strongly encouraged. Petitions may be filed prior to filing an application for the examination; however, the applicant must be registered with the Committee, otherwise the petition will not be processed. Requests for accommodations from applicants who received accommodations during previous examinations must also be received no later than June 17, 2002 and must be filed separately, on the Committee's form, from the examination application form.

WITHDRAWALS, ABSENCES & INELIGIBLES

If an applicant withdraws, is absent from, starts but does not finish, or is ineligible for the July 2002 California Bar Examination and decides to apply to take the February 2003 California Bar Examination, he/she will be subject to the same deadlines as applicants who did not apply for the July 2002 examination. Timely filing for the February 2003 California Bar Examination is November 1, 2002. Applications will be available approximately 6 weeks prior to the timely filing deadline. Such applicants must request an application in order to receive one. It will not automatically be sent.

MULTISTATE PROFESSIONAL RESPONSIBILITY EXAMINATION

Test dates for the 2002 Multistate Professional Responsibility Examinations are March 9, 2002 August 9, 2002 and November 8, 2002. There are eight examination sites located throughout California and additional sites in several other states. Examination site choice, filing deadlines and all other matters associated with the administration of this examination are under the jurisdiction of the National Conference of Bar Examiners. For more information, refer to page 6 of the Instructions.

BAR EXAMINATION STUDY AIDS

Form s to order materials that might be of assistance to applicants in determining that which the Committee desires in an answer to a bar examination question are available through the Admissions portion of the State Bar's website located at www.calbar.org.

Study aids from the July 2002 examination will not be available until December 2002.

The Committee of Bar Examiners of The State Bar of California Office of Admissions



1149 S. HILL ST. LOS ANGELES 90015-2299 180 HOWARD ST. SAN FRANCISCO 94105-1639

ADMISSIONS WEB SITE: www.calbar.org/admissions/

APPLICATION TO TAKE THE CALIFORNIA BAR EXAMINATION

* NOTE *

Please carefully read the "Instructions for Application to Take the California Bar Examination" before completing this application.

All applicants are required to be familiar with and to comply with all such instructions.

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CONFIDENTIAL APPLICATION AND QUESTIONNAIRE

APPLICATIONS MUST BE TYPEWRITTEN OR LEGIBLY PRINTED IN INK.

1.1 Examination applying for:			Office Use O		
Month Year			EXAM NOME		
1.2 SOCIAL SECURITY #			Date Filed		
1.3 I am applying as a (select	one):				
General Applicant for the (You may not apply as a General Applicant for the General Applicant fo			Mo. Day Eligibility:Exan	Yr.	
☐ Attorney Applicant for t (3 Day Examination)	he General Bar Examination	Please se	RATION: (A separate for se Rule V of the <i>Rules Re</i> foe Law in California (R	gulating Admission	
(2 Day Examination) (Foreign	the Attomeys' Examination n attorneys are not eligible for r to the application instructions ling eligibility to take this	You mus the Com	n form with (Committee).		
		Name ur	nder which you register	ed if different:	
1.5 DATE OF BIRTH: Mont 1.6 APPLICANT'S NAME:	th Day Year	☐ Reg	istration submitted ı	ıow	
Last					
First	Middle				
	our responsibilityto inform the Stage. All correspondence will be m				
Number/Street and Apartment Num	nber				
Address Continued					
City or Non-USA City or Country	Stat	te	Zip (U.S.)		
1.8 TELEPHONE: ()	-				
If address is different from that sta	ated on any application previously su	bmitted to the Co	mmittee, please check	here:	
1.9 E-MAIL ADDRESS					

1

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2.1	Birthplace: City								
	State/Country								
	•								
2.2	2.2 MULTISTATE PROFESSIONAL RESPONSIBILITY EXAMINATION: This is a separate examination administered by the National Conference of Bar Examiners. Have you received a passing scale score of 79 or above on the Multistate Professional Responsibility Examination? If YES, please indicate month, year, and state. You must ensure that your score has been appropriately transferred. See application instructions for further details.								
	□ NO □ YES <u>Month</u> Year	State							
	If you are awaiting results please indicate t	he date and	state in wh	nich the examina	tion was	taken: _			
2.3	FORMER NAMES AND ALIASES: If you have ever been known by any other r	names, state	e below and	I provide the effe	ctive dat	tes.			
_	Last	Firs	t/Middle						
	DATES: From To								
2.4	LEGAL EDUCATION: Please indicate below study and whether or not you are claiming			now attending, a	ny previo	ouslycom	pleted law		
	Name and Location of School or Office	Dates A	ttended	Date of Graduation	Degre	е Туре	Claiming Credit?		
		From	То	or Anticipated Month Year	JD	LLM	(Y/N)		
	Law School from which graduating				□ □	LLM			
Oth	ner Law Schools attended or other law study completed				OI D	LLM			
					JD	LLM			
NOTE After the application is filed, law school certification forms are sent to each law school you have attended if you have not previously taken an examination. If you have completed all of your legal education in a foreign country and have not been admitted to practice law, you must submit an "Application for Evaluation of Law Study Completed and Contemplated." Contact the State Bar's Office of Admissions for details.									
FIR	ST-YEAR LAW STUDENTS' EXAMINATIO	N, RULE V	/III, Section	n 1, <i>Rules</i>					
□ч	☐ YES ☐ NO 2.5 Have you satisfactorily completed the first-year course in a law school approved by the ABA and/or accredited by the Committee and had you completed at least two years of college work (60 semester or 90 quarter units) in a college or university approved by the Committee prior to commencing the study of law; or have you passed the bar examination in a sister state or a jurisdiction where the common law of England constitutes the basis of jurisprudence?								
□ Y	TES $\ \square$ NO 2.6 If NO, have you taken and pas		st-Year Law	v Students' Exan	nination?				
	Date of Examinationmo./y	<u>r.</u>							

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MORAL CHARACTER DETERMINATION APPLICATION

Ш,	YES	ination	of Moral Ch	aracter?			
	a. If yes, when? mo./yr.						
	 b. If no, you are advised that your admis completion of the processing of the Rules for more information. 						
3.2.	. PRIOR ADMISSION TO PRACTICE LAW: (Attorney appli	icants)					
	If you have been admitted to practice law in any juris instructions)	diction	, you must a	apply as a	an attorney	applic	ant. (See
	FIRST SUBSEQUENT ADMISSION ADMISSIONS						
	State mo./yr.	State	mo./yr.	State	m o./yr.		
	-	State	mo./yr.	State	m o./yr.		
3.3	ATTORNEYS' EXAMINATION QUALIFICATION: (Attorne If you are applying to take the Attorneys' Examination, It bar of any jurisdiction(s) for four or more years just price	have yo	u been an a		iber in good	l stand	ling of the
	\square NO (N) \square YES (Y) If yes, in which jurisdiction(s	s)? _	State S	tate			
3.4	Test Center Code 3.5 Location Name	3.	6 FEES				
	(See Instructions)	SI	EE ENCLOSEI	O ADDEND	UM FOR FFF	SCHE	DUI F
	1st Choice						
	2nd Choice		pplication will e is enclosed.		emea mea un	iess tn	e proper
	3rd Choice						
3.7	I will (select one):	<u> </u>	Application Fo	ee		\$.00
	□ 4.00 ± 1.0%	<u> </u>	Typing or Lap	top Pilot P	rogram Fee	\$.00
	☐ 1. Handwrite☐ 2. Type or Laptop Pilot Program		Late Filing Fe	е		\$.00
	(Typing fee not required for applicants with disabilities who have been granted testing accommodations.)	_	Total Amount			\$.00
3.8	Are you an applicant with a disability who has or intends to petition for testing accommodations?	3	.9 Have yoເ a Califor		sly applied f xamination		l/or taken
	☐ YES ☐ NO		Select o	one: 🗆 Y	ES 🗆 NO		
	Have you previously been granted testing accommodations to take an examination administered by the Committee?		If YES, v	vhich ex a	mination: _	mon	th/year
	\square YES \square NO						
	CAUTION: All petitions for testing accommodations must be submitted under separate cover by the deadlines specified in the application instructions.						
3.10	D ☐ YES ☐ NO I authorize the publication by the Committee of Bar Examinary select, it being understood that any publication of any of the writer thereof.						
	☐ YES ☐ NO I further authorize the Committee of B Committee chooses permission to publish such of my exal will not be compensated for publication of my answers or entities to whom the Committee grants a license.	aminatio	on answers a	s the Com	mittee seled	cts. I u	nderstand

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DECLARATION

The person named as the applicant in the foregoing application and questionnaire, declares:

I have carefully read the questions in the foregoing questionnaire and have answered them truthfully, fully and completely, without mental reservations of any kind.

I hereby authorize educational or other institutions or agencies to release to the Committee of Bar Examiners (Committee) any information, files, transcripts or records requested by the Committee in connection with the processing of this application.

I further authorize the Committee to release information regarding my bar examination pass/fail status to the law school to which I have been or will be allocated for purposes of qualifying to take the California Bar Examination.

I here by certify that I understand that I must comply with all of the requirements of the *Rules Regulating Admission To Practice Law in California*.

I declare under penalty of perjury under the laws of the State of California that my answers to the foregoing question naire and all state ments made by me herein are true and correct.

I fully understand that the Committee of Bar Examiners is the sole judge of the validity of the examination and at its discretion, may determine that the result of any test or any part of any test or any individual's score is not valid. Should the Committee invalidate any part of the test, or if any individual's test is declared invalid or cannot be graded, the Committee may, at its discretion, decide to make a pass/fail decision on the basis of the valid portion of the applicant's test product available to the Committee. Should the Committee at any time determine that an insufficient test product is available upon which to base a valid pass/fail decision, the Committee may require the applicant to present himself/herself for re-testing at a place and time designated by the Committee.

NOTE: This application is an application for taking the bar examination and not an application for moral character determination.

Exe	cuted on		At				
		(Date)		(Street and Number)			
				(City, State, Zip)			
SI	GN HERE:						
				(Signature of De clarant)			
Bef	ore mailing you	ır applicatio	n, please check	the following:			
	Is the correct	fee include	! ?				
	Are three test center names and codes correctly indicated on your application?						
_	io odon quoon		a rang ana comp	notory .			
	Is the applicat	ion signed?					

Any necessary attachments should be stapled to the front cover of the application.

A completion fee will be charged for any application which is found to be incomplete in any way (see Addendum).

	OFFICE USE ONLY						
☐ Fe	е						
□ De	eclaration		Checked (Init. & Date)				
☐ Sig	gnature						
Ot	her	<u></u>	Data Entered (Init. & Date)				
The following information is to be furnish gathering this data to assist in the contin be used only for research purposes. It w 1. What is your sex? Male (1) Fet 2. Which one of the following racial or et describes you? Mark only one. (1) American Indian or Alaskan Nation (Descended from any of the original America.) (2) Filipino (3) Pacific Islander (Melanesian, Micronesian, Polynesian, Micronesian, Polynesian, Polynesian, Indian, Bengal, etc.)	ed by each applicant as uing evaluation of the evill not be retained by the male (2) hnic groups best ve peoples of North	(5) Asian (Includes Chi Malaysia and (Mexican, Pu & Spanish (7) Black (Excludes pe (8) White (Includes person of the 7 spec	tion process. The Comformation will be treated to of your application. nese, Japanese, Korea Southeast Asia) erto Rican, Cuban, Cenbut not Portuguese rsons of Hispanic origins and ussia, North Africa and esponds to those persorific minority categories)	ed in a confidential manner and will an and the peoples of atral or South American n) y of the original peoples the Middle East and as not classified into one			
6	Payment Coupon Office of Admission	n - California Bar	Examination				
Last Name		on Fees: eral Applicant ney Applicant		\$411.00 (A) \$599.00 (B)			
First Name and Initial	Late App	lication Fee (Ref	erto Addendum):	\$ 50.00 (C)			
 Social Security Number				\$250.00 (D)			
· · · · · · · · · · · · · · · ·	Typing o	r Laptop Pilot Pro	gram Fee	\$ 64.00 (E)			
	TOTAL F	PAID					
*This coupon must be placed in enve application.	lope compartment wit	th the check. DO	NOT place in the sa	me compartment with the			

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- ANNOUNCEMENT PILOT PROGRAM PERMITTING THE USE OF LAPTOP PERSONAL COMPUTERS TO TAKE THE JULY 2002 CALIFORNIA BAR EXAMINATION

The Committee of Bar Examiners (Committee) announces that it will continue its pilot program, which will permit a limited number of applicants to take the July 2002 California Bar Examination using laptop personal computers under certain conditions. Requests to participate will be on a first-come, first-served basis through the examination application filing process. The pilot program will be administered at several locations in Northern and Southern California. (See Application Addendum.) A software program developed by ExamSoft Worldwide will be utilized. The software prevents an applicant from accessing any file other than the word processing function provided by the software during each session of the examination.

To use a personal laptop computer during administration of the examination, you must be willing to do the following:

- Bring a laptop personal computer that has ExamSoft software pre-installed by a deadline to be announced. The software will be available for downloading from a designated website in advance of the examination. (Even if similar software was used during law school or previous bar examinations, **you must** re-install the software and re-certify for this administration of the bar examination in advance.);
- Have a laptop computer with the following specifications: a Pentium 200 Mhz Processor or Industry Equivalent, 25 megabytes of free hard disk space, 24 megabytes of Ram, a Windows 95, Windows 98, Windows ME, Windows 2000, Windows NT Operating System, Windows XP, Internet Explorer 4.0 or Netscape Navigator 4.75 or higher;
- Have had experience working with the computer and the software prior to administration of the examination:
- Be willing to begin and/or continue with the examination by writing in the event there is a malfunction with the computer, software, disks or other technical difficulties; and,
- Be willing to sign a statement at the test center during the first morning of the examination confirming that the conditions for participating in the program are understood, i.e., prior experience working with the software, writing the examination if the software or computer is not working, and that the Committee assumes no liability in the event there is a malfunction of the software or equipment, etc.

More →

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Pilot Program Announcement July 2002 California Bar Examination Page 2

If you do not have the correct software pre-installed and have not been certified by the established deadlines, you will not be allowed to use your computer, you will be assigned to an alternate test center where space is available and you will be required to take the examination by writing.

Upon conclusion of each session of the examination, applicants' answers will be printed using printers provided by the Committee. Applicants will be allowed to use the entire timed portion of the examination for writing their examination answers. Applicants will not be allowed to review the printed copy following conclusion of each session.

If you wish to participate, you should complete the bar examination application form (either on-line or hard copy) by listing a pilot program test center in your area as your first choice. Please note space is limited at most test centers and seating at preferred test centers is not guaranteed. Applicants must list three test center choices on their application forms.

Applicants should not attempt to register with ExamSoft until they have received acknowledgment that they have been assigned to a Pilot Program Test Center.

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INSTRUCTIONS REGARDING USE OF TYPEWRITERS AND WORD PROCESSORS DURING THE CALIFORNIA BAR EXAMINATION

Manual typewriters, standard electronic typewriters, word processing typewriters, **portable** personal word processors, and desktop publishers may be used to take the bar examination. Personal computers are **not** permitted. All machines must have the capability to print examination answers. Answers on disks **will not be** accepted for grading.

Word processing typewriters, portable personal word processors and desktop publishers (collectively referred to as word processing machines) are typewriter-type machines that are dedicated to the function of word processing. They may contain features such as spell checkers, thesaurus, or spreadsheet templates. They are not (for purposes of this document) software programs for use on a general purpose computer.

Acceptable machines can display multiple lines or most of a page on a screen prior to printing. In addition to internal working memory, word processors often provide for external memory in the form of disks. In most cases, the internal memory is erased when the power cord is disconnected. While some of the earlier models have the display built in, newer models are offering separate monitors—but still are called "portable."

All models of manual and standard electric typewriters may be used to take the bar exam. In addition, the following models of word processing typewriters, word processors and desktop publishers may be used if they are found to be unaltered, and without memorized files other than standard word processing software. (Note: Underlined models have been recently discontinued, but may still be available for purchase at some stores: **Brother** (WP series, DP series, and PDP series), **Canon** (Starwriter series), **IBM**LEXMARK (Wheelwriter series), SMC or Smith Corona (SD series, WP series, PWP series), Sharp (PA series). Additionally, the Brother series of Personal Electronic Notebooks (the PN series) is acceptable provided no files are stored in the internal memory.

Machines from other manufacturers, as well as newer models of the machines from the manufacturers listed above, may be allowed if they are found to have no more capability than found in the models listed and discussed in the general descriptions above. In general, this means the machines **must be dedicated word processors** and **not** general purpose computers with word processing software. If a machine other than those listed above is brought to the test center, it is imperative that the applicant also bring the instruction manual in the event the inspectors are not familiar with that machine.

Due to limited space, only those machines generally considered as portable will be permitted. One piece units are preferred. Machines with separate units will be accepted provided that the monitor can be positioned on top of, or directly behind the keyboard unit. This means that a monitor should be no larger than 14".

All typewriters, word processing typewriters, word processors, desktop publishers, disks and printers brought

to the examination are subject to inspection prior to the beginning of the examination. Applicants must be familiar with the operation of their machines in advance of the examination, including but not limited to setting margins and printing of text.

Inspection is for the purpose of determining whether the typewriter, word processing typewriter, word processor or desktop publisher is acceptable for use during the examination. In every instance where a machine is found to be unacceptable, the owner will be required to provide an alternate machine that passes inspection or complete the examination in writing.

- -Inspection of manual, standard electronic typewriters and word processing machines will be conducted from 2:00 to 4:00 p.m. on Monday, July 29, 2002.
- →Inspection of manual and standard electronic typewriters will also be conducted:
- a. from 7:30 a.m. to 8:45 a.m. on Tuesday, July 30, 2002; and,
- b. from 7:30 a.m. to 8:45 a.m. on Thursday, August 1, 2002.

Applicants planning to use word processing typewriters, word processors or desktop publishers **must** have their machines and all disks (4-5 separate disks that have been previously formatted) inspected on Monday as it takes some time to conduct the inspection. If an applicant brings such a machine on Tuesday or Thursday morning, he or she must be prepared to use an alternate typewriter that is eligible for inspection and is approved or write the examination.

Applicants who fail to have their typewriters or word processors inspected prior to the commencement of the examination will not be granted additional time to continue the typing of answers past the normal examination session termination time.

Following approval of a typewriter or word processing machine, a label will be affixed to the machine by staff. The label must be left on the machine for the duration of the examination and only machines with the approved label will be allowed into the examination test center.

If a word processing machine with internal memory is brought to the examination, it is critical that all files be erased from the internal memory prior to checking in at the examination test center. The directory will be checked for memorized files, and any machine having such files will be rejected. If the word processor you bring to the examination has a internal address book, calendar or similar features, it is imperative that all entries be erased prior to inspection.

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If a word processing machine is brought to the examination and it is the applicant's intention to use the external disk function, a minimum of four (4) and not more than five (5) floppy disks must be brought to the examination test center on the day of inspection. The disks must be new (previously unused) and must be formatted (initialized) in advance. It is not sufficient to erase all files from a previously used disk since some word processors retain these files in case of accidental deletion. If for some reason a disk is not formatted at the time of inspection, the applicant will be required to format the disk without assistance from staff.

The disk directories will be checked, and if any preprogrammed files are found, the disks will **not** be permitted into the examination test center, even if they contain only additional features such as a thesaurus. Approved disks will be labeled and sealed in envelopes provided by staff. One disk will be used for each session of the examination. The additional disk is to be used as a back-up in the unlikely event that one of the disks fails to operate properly. At the end of each session, the applicants using disks will be required to hand in the used disks to the proctors. The disks will be retained by the Committee of Bar Examiners and destroyed after the final day of the examination. The disks will not be returned to the applicant. Disks not used and that remain in the sealed envelopes will be returned to the applicants upon conclusion of the examination.

All answers must be printed on the paper provided. Typing of answers must be completed when time is called. If an applicant continues to type after time has been called, the applicant will be cited and may be referred to the Committee under procedures established by Rule XII, of the Rules. The policy regarding the printing of examination answers has recently been revised. Printing of examination answers using approved word processors may be completed after time is called under the procedures announced before each session of the written portion of the examination.

Each applicant will be allowed to use up to two outlets for the purpose of plugging in their machine. The extra outlet, if not needed to make the machine operable, may **not** be used for any other purpose, such as plugging in a lamp, clock or extra power supply. Applicants using machines requiring batteries, must bring a sufficient supply of charged batteries as the electrical outlets at the test centers will not be available for the purpose of charging or recharging batteries.

Applicants using word processing machines who saved their answers using the internal memory will be required to remain or return at the conclusion of the examination session for the purpose of erasing their answers from that session of the examination.

Applicants using word processing machines must leave their machines at the test center after inspection on Monday if they plan on using the machine during the Tuesday and Thursday sessions.

To avoid reinspection, applicants using typewriters and word processing machines that were inspected and approved on Monday are encouraged to leave them at the test center Monday night through the duration of the examination. Security personnel is provided at each examination test center during the nights of Monday, Tuesday, and

Wednesday; however, the Committee of Bar Examiners cannot and will not accept responsibility for guaranteeing the safekeeping of typewriters and word processors.

If an applicant's typewriter or word processing machine fails to operate properly for any reason, the applicant must be prepared to continue the examination using an alternate typewriter that has been inspected and approved or write the examination. The Committee does not assume responsibility for any power failure or failure of a type writer, word processor or disk to operate properly.

In the event of a loss of power, applicants must be prepared to continue the examination by writing or using a type writer with a battery back-up.

Approval of a specific typewriter or word processor for one examination does not constitute approval of the same machine for future examinations.

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